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7 *Attorneys for Defendants Sterling Aviation
8 Insurance Services, LLC; Sterling & Sterling,
9 Inc.; Sterling & Sterling
of Florida, LLC*

10 UNITED STATES DISTRICT COURT

11 DISTRICT OF NEVADA

12 AVIATION INSURANCE HOLDINGS, INC., a
13 Nevada corporation,

Case No.: 2:10-cv-02201-RLH-GWF

14 Plaintiff,

15 vs.

16 CARL S. SHEPHARD, f/k/a CARL S.
17 BALDEY, a Florida resident; STERLING
18 AVIATION INSURANCE SERVICES, LLC,
19 a Florida limited liability company;
STERLING & STERLING OF FLORIDA,
LLC, a Florida limited liability company;
STERLING & STERLING, INC., a New York
corporation; and STERLING AVIATION,
LLC, a New York limited liability company.

17 **STIPULATION AND ORDER
18 EXTENDING THE STAND STILL
19 AGREEMENT ENTERED FEBRUARY
20 11, 2011**

21 Defendants.

22 Plaintiff, Aviation Insurance Holdings, Inc. ("Plaintiff"), Defendant Carl S. Shephard
23 ("Shephard"), and Defendants Sterling Aviation Services, LLC, Sterling & Sterling of Florida,
24 LLC, and Sterling & Sterling, Inc. (collectively, "Sterling"), by and through their respective
25 counsel of record, hereby agree and stipulate as follows:

26 1. The parties entered into a Stand Still Agreement, which the Court entered as its
27 Order on February 11, 2011. The dates contained in the February 11, 2011 Stand Still
28 Agreement and Order [Doc. 24], were extended by 10 days in the Stipulation and Order

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1 Extending the Stand Still Agreement [Doc. 29]. The dates in the Stipulation and Order
2 Extending the Stand Still Agreement shall be extended by an additional 10 days, as follows:

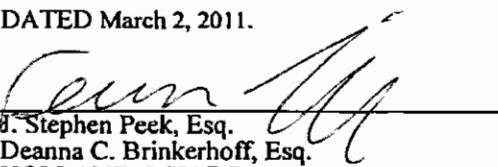
3 2. In the event that the parties have not resolved their dispute by March 17, 2011,
4 either party may file a notice with this court indicating the matter has not resolved and Plaintiff's
5 Motion for Preliminary Injunction shall be placed back on calendar by this Court. In the event
6 this is necessary, the parties agree to the following briefing schedule:

7 a. Defendants' Oppositions to the Motion for Preliminary Injunction shall be filed
8 on or before March 24, 2011.
9 b. Plaintiff's Reply in support of its Motion for Preliminary Injunction shall be filed
10 on or before April 4, 2011.
11 c. The hearing on Plaintiff's Motion for Preliminary Injunction shall be reset for a
12 date after April 4, 2011, at the convenience of the Court. The parties may jointly
13 apply for this hearing date to be vacated or postponed.

14 3. Until March 17, 2011, the parties shall refrain from additional filings in Court,
15 including but not limited to filing an Answer to the Complaint or providing initial disclosures,
16 unless an extreme emergency must be brought to the Court for disposition, and only after the
17 party seeks a Stipulation.

18 4. All other terms of the Stipulation and Order entered on February 11, 2011 [Doc.
19 24] shall remain in effect until the parties stipulate otherwise, or until a hearing on Plaintiff's
20 Motion for Preliminary Injunction is held.

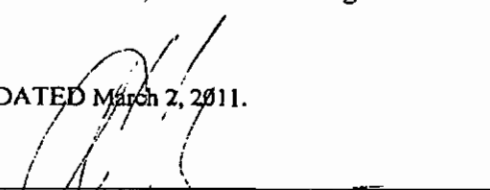
21 DATED March 2, 2011.



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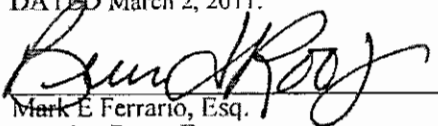
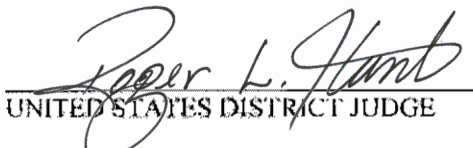
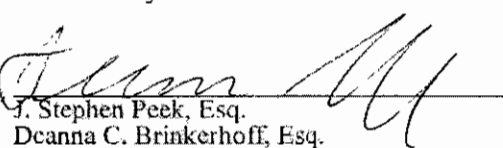
26 Attorneys for Defendants Sterling Aviation
27 Insurance Services, LLC; Sterling & Sterling,
Inc.; Sterling & Sterling
of Florida, LLC

22 DATED March 2, 2011.



23 Alan J. Lofebvre, Esq.
24 Matthew J. Christian, Esq.
25 Kolesar & Leatham CHTD.
3320 W. Sahara Avenue, Suite 380
Las Vegas, Nevada 89102

26 Attorneys for Plaintiff

1 ...
2 ...
3 DATED March 2, 2011.
4 
5 Mark E Ferrario, Esq.
6 Brandon Roos, Esq.
7 Greenberg Traurig
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9 Las Vegas, Nevada 89169
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12 IT IS SO ORDERED this 8th day of March, 2011.
13 
14 UNITED STATES DISTRICT JUDGE
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16 Submitted by:
17 
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